Department of State

TOP SECRET

EYES ONLY

FOR STEVENSON & MCCLOY: New York Negotiations
We have carefully reviewed the record of your last two conversations with Kuznetsov (urtels 2106 and 2086) and the Cuban draft
declaration (urtel 2104). You are commended for particularly effective
ripostes
represent to Soviet complaints about our draft declaration and for
response which you made regarding Cuban draft.

We find little new in Kuznetsov's attitude toward our draft.

We do find Soviet position anomalous, to say the least, in complaining

about lack of evidence of US intention to respect wind up of crisis when they still procrastinating in presenting as with draft declaration of their own. Department fully concurs in your judgment that we should not seek any further meetings with Soviets on this subject until they have draft to give us. From our viewpoint there can be no advantage in pursuing question further, with Soviets continually nighting away at our declaration until they present concrete counter of their own.

We can only interpret presentation Cuban draft as setback to efforts to close out this episode quickly and satisfactorily. It consists merely of regurgitation of standard Cuban position as contained in USSR/Cuban QTE protocal UNQTE and various Cuban statements.

It is totally unacceptable, and we do not propose treat it as negotiating

Authority NLJ-84-6

By Mars, Dete 1-29-85

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contained in Kennedy-Khreshchev exchange of October 27 (which now seems practically

impossible), we are not interested in having a Cuban declaration put before the Council which the Council would be asked to note. We have assumed that probably

Council miles the Council souls as a speech to the Council members but we have not entertained idea.

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Accordingly, in any conversations on this subject, you should dismiss Camen craft.
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latest conversations and injection of Cuban draft confirms that we are new shocks reaching point where we must shock between two major options open to as for winding up the problem:

1. Centimed efforts to get parallel declarations put before Security Council, where minimum stated position of each side is tolerable to the other;

V. 2. Wind up problem by issuing unilateral government statements delineating

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Pirst course appears increasingly more difficult. less desirable, and less.

likely of attainment. We do not intend to confine expect of our position before
the Security Council to a watered-down varsion which falls to cover basis ingredients
such as our determination to continue surveillance of Cuba as long as necessary
in the absence of acceptable international varification system. We fully recognise,
of course, that it will be exceedingly difficult for the Sovieta to smaller SC
consenses which notes such a declaration. At same time, USEE count to set considerable

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endorsement. Modelland Mind-up of affair before Security Council with full Council endorsement. Modelland Mindex M

Of course, we will study Soviet draft when received, and it is premature at this point to decide in absence such text whether continue negotiations for agreed Council presentation or to saw off such negotiations and conclude affair with unified could use lateral statements. Except President's Nov. 20 statement) Economic in Soviet draft does not, in your judgment, reflect serious effort to reach accommodation with us, believe you should weight conversation heavily in favor of abandoning Security suncil approach.

Fact in our declaration.

1. President's offer of Got. 27 QTE to give assurances against an invasion of Cuba UNQTE was not to be understood as isolated from and unrelated to all existing arrangements for international security. Offer was to forswear invasion as a policy choice for United States, and did not comprise undertaking to was no armed force against Cuba regardless of circumstances. Conduct of Cuba in pursuing or refraining from aggression would clearly affect actions of US and other American Republics under United Nations Charter and Rio Pact. If situation remained unchanged after removal of offensive weapons from Cuba, and if Cuba did not undertake was aggressive.

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activities, US would not proceed to invade Inba. Hosever, if Chos undertook new acts of aggression, US and other American Republics could not be expected to be bound by no-invasion assurances when Duba itself was engaged in fresh violations of its international obligations.

2. Cube has refused on-site varification to assure that offensive seapons are removed and to safeguard against any reintroduction of such meapons? As a result US-Soviet commitments of October 27 and 28 have not been and will not be fully carried out. In light of these facts, and considering questions which Cuban refusal raise as to intentious and reliability of Castro regime in retation to Sesters. Hemisphere security, it is clearly ENLEGATE THE TABLES TO THE United States, in the United States, in the United States and which includes both United Nations Charter and No Fact.

States in its draft declaration has included an additional element of associates which was not contained in commitments of October 27 and 25; US draft declaration states that United States does not intend OTA to invade Cube by support an invasion of Cube. UNCIE Particularly with addition of this inviter assurance, but common reasonably object to assurances against invasion being that of invades the treaties.

In Noroclection has been sade to mention of United Nations Sparse in Additional Republic Republic Sparse and the calculations of the restrict of the seasons clearly incomplete. His Part is basic ascally treaty applicable of the western Hemisphere. Regional errangement constituted by American Republic Additional Properties are cognition in Chapter VIII of Buited Serious Charter, and draftly regray of the Charter shows that Info. American System was correctly in contemplations as any

TOP STORET

Prancisco when Charter provisions on regional arrangements were being drafted and negotiated.

- 5. Point can be made with latin Americans that it is important to continue to deal with problem of Cuba within framework of Inter-American System. Having this in mind, we would not want to make formal declaration which appeared to pass over and perhaps by implication exclude continued functioning of Inter-American machinery with respect to problems of peace and security in the American caused by Castro regime.
- 6. Kusnetsov has claimed that Rio Pact violates United Nations Charter.
 United States Consistent. Compatibility of Inter-American collective security arrangements with United Nations Charter was considered and affirmed at San Francisco) conference. Discussion of this is contained at pages 6 and 7 of Department of State legal memorandum entitled CTZ Legal Basis for the Quarantine of Cuba. NATION
- 7. Kusnetsev has specifically claimed that Rio Fact authorises an armed response which is not in accord with Article 51 of UN Charter. Article 51, however, does not lay down any prohibitions or restrictions, but states affirmatively was cituation in which armed force may be used by individual States under the United Nations Charter. Article 51 does not purport to rule out art of force in all states cases.
- 8. Rusnetsov further criticizes his fact as a therizing was of force without approval of Security Council under Article 53. This subject is also dealt with in State Department legal memorandum, at pages 9-12. Believe this material could be provided Soviets or any others raising soint.

TOP SECRET BYES ONLY

9. Omission of all mention of Rio Pact from formal US declaration would lend itself to contention that assurances against invasion wars to be considered absolute and without any relationship to believed relevant regional security arrangements. We would not want to provide any ground for such a contention. So Far as affectiveness of Rio Pack is concerned, United States could not alter or impair its provisions for neverage without formal amendment of Pact through treaty process.

END

EXCISED COPY FOLLOWS

EYES ONLY

FOR STEVENSON & MCCLOY: New York Negotiations
We have carefully reviewed the record of your last two conver-

declaration (urtel 2104). You are commended for particularly effective

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response which you made regarding Cuban draft.

We find little new in attitude toward our draft.

We do find Soviet position aromalous, to say the least, in complaining says as expedite about lack of evidence of US intention to a with draft declaration when they still procrastinating in presenting us with draft declaration of their own. Department fully concurs in your judgment that we should not seek any further meetings with Soviets on this subject until they have draft to give us. From our viewpoint there can be no advantage in pursuing question further, with Soviets continually nibbling away at our declaration until they present concrete counter of their own.

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It is totally unacceptable, and we do not propose treat it as negotiating

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L. C. Salt (NUK. 11-1010)

USSR.

document. Unless and until Cuba is prepared to accept the terms of the agreement contained in Kennedy-Khrushchev exchange of October 27 (which now seems practically impossible), we are not interested in having a Cuban declaration put before the Council which the Council would be asked to note. We have assumed that probably Cubans would make a speech to the Council members but we have not entertained idea and do not propose to do so — of embarking on course of tripartite negotiations where we would be asked to seek least common dehominator with Cuba and the USSR.

Accordingly, in any conversations on this subject, you should dismiss Cuban draft out of hand as not being germane to our efforts to get satisfactory settlement with

Latest conversations and injection of Cuban draft confirms that we are now choose reaching point where we must draw between two major options open to us for winding up the problem:

- 1. Continued efforts to get parallel declarations put before Security Council, where minimum stated position of each side is tolerable to the other;
- 2. Wind up problem by issuing unilateral government statements delineating respective positions.

First course appears increasingly more difficult, less desirable, and less

likely of attainment. We do not intend to confine expose of our position before the Security Council to a watered-down version which fails to cover basic ingredients such as our determination to continue surveillance of Cuba as long as necessary in the absence of acceptable international verification system. We fully recognize, of course, that it will be exceedingly difficult for the Soviets to swallow SC consensus which notes such a declaration. At same time, USSR seems to set considerable

Transfers XIX will be up to USSR to determine whether or not it wishes to pursua this course in knowledge that we can not go beyond (a) present draft declaration, with possibly minor modifications, or (b) actual text of President's Nov. 20 press conference statement.

Of course, we will study Soviet draft when received, and it is premature at this point to decide in absence such text whether continue regotiations for agreed. Council presentation or to saw off such negotiations and conclude affair with uni
(We could use lateral statements FOOTEK President's Nov. 20 statement) However, if Soviet draft does not, in your judgment, reflect serious effort to reach accommodation with us, believe you should weight conversation heavily in favor of abandoning Security Council approach.

For possible rebuttal to Soviets in your next negotiating session, following as requested telephonically is detailed argumentation regarding reference to Rio

1. President's offer of Oct. 27 QTE to give assurances against an invasion of Cuba UNQTE was not to be understood as isolated from and unrelated to all existing arrangements for international security. Offer was to forswear invasion as a policy choice for United States, and did not comprise undertaking to use no armed force against Cuba regardless of circumstances. Conduct of Cuba in pursuing or refraining from aggression would clearly affect actions of US and other American Republics

under United Nations Charter and Rio Pact. If situation remained unchanged after removal of offensive weapons from Cuba, and if Cuba did not undertake new aggressive

activities, US would not proceed to invade Cuba. Eczever, if Cuba undertook new acts of aggression, US and other American Republics could not be expected to be bound by no-invasion assurances when Cuba itself was engaged in fresh violations of its international obligations.

- 2. Cuba has refused on-site verification to assure that offensive seapons are removed and to safeguard against any reintroduction of such weapons. As a result US-Soviet cormitments of October 27 and 28 have not been and will not be fully carried out. In light of these facts, and considering questions which Cuban refusal raise as to intentions and reliability of Castro regime in relation to Western reasonable.

 Hemisphere security, it is clearly NOTANIERESONABLE for the United States, in expressing its assurances against invasion to place these in their proper context; which includes both United Nations Charter and Rio Pact.
- States in its draft declaration has included an additional element of assurance which was not contained in commitments of October 27 and 28: US draft declaration states that United States does not intend QTE to invade Cuba or support an asion of Cuba. UNQTE Particularly with addition of this further assurance. Cuba cannot reasonably object to assurances against invasion being placed in context of existing treaties.
- declaration. Any declaration which did not also contain mention of Pact would be clearly incomplete. Rio Pact is basic security treaty applicable to the Western Hemisphere. Regional arrangement constituted by American Republic is given clear recognition in Chapter VIII of United Nations Charter, and drafting history of Charter shows that Inter-American System was foremost in contemplation at San

Francisco when Charter provisions on regional arrangements were being drafted and negotiated.

5. Point can be made with Latin Americans that it is important to continue to deal with problem of Cuba within framework of Inter-American System. Having this in mind, we would not want to make formal declaration which appeared to pass over and perhaps by implication exclude continued functioning of Inter-American machinery with respect to problems of peace and security in the Americas caused by Castro regime.

Compatibility of Inter-American collective security arrange-

ments with United Nations Charter was considered and affirmed at San Francisco Sconference. Discussion of this is contained at pages 6 and 7 of Department of State legal memorandum entitled QTE Legal Basis for the Quarantine of Cuba. UNQTE

7.

Article 51, however,

does not lay down any prohibitions or restrictions, but states affirmatively one situation in which armed force may be used by individual States under the United Nations Charter. Article 51 ices not purport to rule out use of force in all other cases.

8:

This subject is also dealt with in

State Department legal memorandum, at pages 9-12. Believe this material could be provided Soviets or any others raising point.

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